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November 27, 2006

Gregg J. Corbo, Esq. Kopelman & Paige, PC 101 Arch Street, 12th Floor Boston, MA 02110

> Re: Waters v. Town of Ayer et al., No. 04 Civ. 10521

Dear Mr. Corbo:

I write in response to your letter dated November 17, 2006. With respect to the privilege log associated with plaintiff's November 10, 2006 Supplemental Rule 34 Disclosure, you argue that the assertion of attorney work product privilege is inappropriate because the mental impressions of Mr. Waters' criminal defense attorneys is allegedly "the central issue in this case." While plaintiff's Brady claim has arguably placed a narrow scope of attorney workproduct at issue – and as such we will produce certain documents identified below – the Brady claim does not vitiate the privilege as to all work product. In the context of attorney-client privilege, courts have recognized that "'[a]n 'at issue' waiver, in circumstances where it is recognized, should not be tantamount to a blanket waiver of the entire attorney-client privilege in the case." Fed. Deposit Ins. Corp. v. R.W. Beck, Inc., No. Civ.A.01.-CV-11982RGS, 2004 WL 1474579, at \*2 (D. Mass. July 1, 2004) (quoting Darius v. City of Boston, 433 Mass. 274, 283 (2001). As a result, "a court is obligated to craft its order in such a way 'so as to limit the permissible discovery to what is truly 'at issue'" Id. (quoting Darius, 433 Mass. at 283).

With these principles in mind, your request for a broad disclosure of all work product. even by Mr. Waters' post-conviction attorneys, is overbroad and unreasonable. Plaintiff's Brady claim alleges that the failed to disclose exculpatory evidence to the prosecutor and Mr. Waters' trial attorney, Bernard Bradley. At most, plaintiff has arguably placed at issue Mr. Bradley's underlying knowledge concerning the exculpatory evidence at the time of the trial. As such, plaintiff only acknowledges that work-product privilege may be waived with respect to documents reflecting the mental impressions, conclusions, opinions, or legal theories of Mr.

Bradley prior to Mr. Waters' conviction. Therefore, plaintiff hereby discloses Mr. Bradley's pre-conviction correspondence or notes that you identified in your letter, without waiver of any other privileges.

Sincerely,

Monio R. Shot

Monica R. Shah

**Enclosures** 

cc.: Rob Feldman, Esq. (w/o encl.)

## PRIVILEGE LOG

DOCUMENT #	DESCRIPTION	DATE OF DOCUMENT	EXPLANATION OF PRIVILEGE	WAIVER
BAW00048	Hand-written note re: case law		Attorney Work	
			P. 26(b)(3))	
BAW00061	Type-written notes re: DeSimone's	7/6/1983	Attorney Work	
	investigation		Product (Fed. R. Civ.	
			P. 26(b)(3))	
BAW00081	Notes from interview with Roseanna Perry	3/23/2001	Attorney Work	
			Product (Fed. R. Civ.	
			P. 26(b)(3))	
BAW00085	Hand-written notes re: Randall interview	4/4/2001	Attorney Work	
			Product (Fed. R. Civ.	
			P. 26(b)(3))	
BAW00094	Hand-written notes re: probable cause hearing	11/5/82	Attorney Work	
	2		Product (Fed. R. Civ.	
			P. 26(b)(3))	
BAW00098	Bradley's hand-written notes		Attorney Work	Waived privilege
			Product (Fed. R. Civ.	and produced
			P. 26(b)(3))	document in letter
				dated 11/27/06
BAW00114	Bradley's hand-written notes re: call from	10/14/1982	Attorney Work	Waived privilege
2	Fahey, Waters' interview		Product (Fed. R. Civ.	and produced
			P. 26(b)(3))	document in letter
				dated 11/27/06
BAW00119	Phone message re: conversation between	11/30/1982	Attorney-Client	Waived privilege
	Waters and Everett Lapore		Privilege; Attorney	and produced
			Work Product (Fed.	document in letter
			R. Civ. P. 26(b)(3))	dated 11/27/06

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Waived privilege	Attorney Work	10/18/1982-	Defense attorney's notes re: Waters' Case	CPCS000003
	Product (Fed. R. Civ. P. 26(b)(3))	5/29/84		
	Attorney Work	5/24/1983-	Defense attorney's notes re: Waters' Case	CPCS000001
	P. 26(b)(3))			
	Attorney Work		Waters' case list	BA Wadds8
	P. 26(b)(3))			DAWY 11-0
	Product (Fed. R. Civ.		Perry Hearing	
	Attorney Work	7/11/1985	Correspondence from Peters to DeSimone re:	BAW00365
	R. Civ. P. 26(b)(3))			
	Work Product (Fed.		alibi evidence	
	Privilege; Attorney		Santo re: Connors' affidavit, fingerprint and	
	Attorney-Client	11/30/1999	Correspondence from Betty Anne Waters to	BAW00162
dated 11/27/06				
document in letter	P. 26(b)(3))			
and produced	Product (Fed. R. Civ.			
Waived privilege	Attorney Work	2/25/1983	Correspondence from Bradley to Morgan	BAW00139
dated 11/27/06				
document in letter	P. 26(b)(3))			
and produced	Product (Fed. R. Civ.			
Waived privilege	Attorney Work	3/29/1983	Correspondence from Bradley to Morgan	BAW00137
	P. 26(b)(3))			
	Product (Fed. R. Civ.			
	Attorney Work		Hand-written notes	BAW00133
dated 11/27/06				
document in letter	P. 26(b)(3))			
and produced	Product (Fed. R. Civ.			
Waived privilege	Attorney Work	2/2/1983	Correspondence from Bradley to Morgan	BAW00132
	R. Civ. P. 26(b)(3))			
	Work Product (Fed.			
letter dated 11/27/06	Privilege; Attorney		and Everett Lapore (duplicate of BAW00119)	
Waived privilege in	Attorney-Client	11/30/1982	Notes of phone conversation between Waters	BAW00122

	P. 26(b)(3))			
	Product (Fed. R. Civ.			
	Attorney Work		Notes re: forensic evidence	IP00443
	P. 26(b)(3))			
	Product (Fed. R. Civ.			
	Attorney Work		Status Report	IP00437
	P. 26(b)(3))			
	Product (Fed. R. Civ.			
	Attorney Work		Status Report	IP00436
	P. 26(b)(3))			
	Product (Fed. R. Civ.			
	Attorney Work		Status Report	IP00434
	P. 26(b)(3))			
	Product (Fed. R. Civ.		(duplicates first four pages of IP00419)	
	Attorney Work		Typwritten notes re: Waters' investigation	IP00430
	P. 26(b)(3))		comparisons were completed	
	Product (Fed. R. Civ.		re: police reports indicating that fingerprint	
	Attorney Work	1/13/1984	Correspondence from DeSimone to Bradley	IP00429
	P. 26(b)(3))			
	Product (Fed. R. Civ.			
	Attorney Work	11/30/1999	Typwritten notes re: Waters' investigation	IP00419
	P. 26(b)(3))			
	Product (Fed. R. Civ.		CPCS000019)	
	Attorney Work	5/12/1983	Appeal referral form (duplicate of	CPCS000030
	P. 26(b)(3))			
	Product (Fed. R. Civ.			
	Attorney Work	10/8/1982	Intake form	CPCS000029
	P. 26(b)(3))			
	Product (Fed. R. Civ.		*	
	Attorney Work	5/12/1983	Appeal referral form	CPCS000019
dated 11/27/06	P. 26(b)(3))			
and produced	Product (Fed. R. Civ.	5/11/83		

Attorney-Client	10/31/1999	Correspondence from Waters to Scheck re:	1P00806
R. Civ. P. 26(b)(3))			
Privilege; Attorney Work Product (Fed		Scheck re: mai manscripts, forensic evidence	
Attorney-Client	6/29/1999	Correspondence from Betty Anne Waters to	IP00803
P. 26(b)(3))			
Product (Fed. R. Civ.			
Attorney Work	4/24/2001	IP Final Report	IP00686
R. Civ. P. 26(b)(3))			
Work Product (Fed.			
Privilege; Attorney		Perry Affidavit	
Attorney-Client	4/17/2001	Correspondence from Betty Anne Waters re:	IP00677
P. 26(b)(3))			
Product (Fed. R. Civ.			
Attorney Work	5/16/2000	Correspondence from Santo re: status of case	IP00674
P. 26(b)(3))			
Product (Fed. R. Civ.			
Attorney Work	4/5/2000	Status Report	IP00491
P. 26(b)(3))			
Product (Fed. R. Civ.			
Attorney Work	8/7/2001	Status Report	IP00487
P. 26(b)(3))			
Product (Fed. R. Civ.			
Attorney Work	2/8/2001	Status Report	IP00483
P. 26(b)(3))			
Product (Fed. R. Civ.			
Attorney Work	2/8/2001	Status Report	IP00457
P. 26(b)(3))			
Product (Fed. R. Civ.			
Attorney Work		Hand-written notes	IP00446
P. 26(b)(3))			
Product (Fed R Civ		A ADDALGO TO A A A A A A A A A A A A A A A A A A	-
Attorney Work		Hand-written notes	IP00444

P. 26(b)(3))			
Product (Fed. R. Civ.	-	description of Waters' case	
 Attorney Work	2/23/2000	Correspondence from Santo to Dr. Blake re:	IP00915
P. 26(b)(3))		IP00904)	
Attorney Work	4/24/2000	Correspondence from Santo to Dr. Blake re:	IP00907
P. 26(b)(3))			
Product (Fed. R. Civ.		stipulation and split evidence	
Attorney Work	4/24/2000	Correspondence from Santo to Dr. Blake re:	IP00904
R. Civ. P. 26(b)(3))			
Work Product (Fed.			
Privilege; Attorney		Motion for New Trial	
Attorney-Client	4/17/2001	Correspondence re: Emergency Unopposed	IP00832
P. 26(b)(3))			
Product (Fed. R. Civ.			
Attorney Work	3/20/2001	Memorandum re: status of case	IP00822
P. 26(b)(3))			·
Product (Fed. R. Civ.			
Attorney Work	8/7/2000	Transfer Memo	IP00820
P. 26(b)(3))			
Product (Fed. R. Civ.			
Attorney Work	5/16/2000	Transfer Memo	IP00819
R. Civ. P. 26(b)(3))			
Work Product (Fed.		Kenny ride home	
Privilege; Attorney		Santo re: locating Perry, employee who gave	
Attorney-Client	12/6/1999	Correspondence from Betty Anne Waters to	IP00814
R. Civ. P. 26(b)(3))			
Work Product (Fed.		evidence (duplicate of BAW00162)	
Privilege; Attorney		Santo re: Perry affidavit, fingerprint and alibi	
Attorney-Client	11/30/1999	Correspondence from Betty Anne Waters to	IP00808
R. Civ. P. 26(b)(3))			
Work Product (Fed.			
Privilege; Attorney		accepting case	

Work Product (Fed.			
Privilege; Attorney		Dao re: motion to preserve	
Attorney-Client	7/12/1999	Correspondence from Betty Anne Waters to	IP00990
R. Civ. P. 26(b)(3))			
Work Product (Fed.			
Privilege; Attorney		Waters re: status of Waters' case	
Attorney-Client	7/12/1999	Correspondence from Dao to Betty Anne	IP00989
R. Civ. P. 26(b)(3))			
Work Product (Fed.			
Privilege; Attorney		Waters re: status of Waters' case	
Attorney-Client	7/11/1999	Correspondence from Dao to Betty Anne	IP00986
R. Civ. P. 26(b)(3))			
Work Product (Fed.			
Privilege; Attorney		Dao re: status of Waters' case	
Attorney-Client	7/12/1999	Correspondence from Betty Anne Waters to	IP00982
Privilege			
Attorney-Client		IP Intake Form	IP00978
R. Civ. P. 26(b)(3))			
Work Product (Fed.			
Privilege; Attorney		Neufeld and Scheck re: Waters' IP application	
Attorney-Client	11/20/1999	Correspondence from Betty Anne Waters to	IP00975
R. Civ. P. 26(b)(3))			
Work Product (Fed.			
Privilege; Attorney		accepting case (duplicate of IP00806)	
Attorney-Client	10/31/1999	Correspondence from Waters to Scheck re:	IP00971
R. Civ. P. 26(b)(3))			
Work Product (Fed.	7		
Privilege; Attorney		Santo re: visit with Kenny	
Attorney-Client	11/11/1999	Correspondence from Betty Anne Waters to	IP00949
R. Civ. P. 26(b)(3))			
Work Product (Fed.			
Privilege; Attorney		Santo re: laboratory reports	
Attorney-Client	2/8/2000	Correspondence from Betty Anne Waters to	IP00931

	10 A CO.		R. Civ. P. 26(b)(3))	
IP00993	Correspondence from Dao to Betty Anne	7/1999	Attorney-Client	
	Waters re: sample legal motions	50	Privilege; Attorney	
			Work Product (Fed.	
			R. Civ. P. 26(b)(3))	
IP00994	Correspondence from Betty Anne Waters to	8/12/1999	Attorney-Client	
	Scheck re: trial transcript missing pages		Privilege; Attorney	
			Work Product (Fed.	
			R. Civ. P. 26(b)(3))	